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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/765,942	01/19/2001	Robert M. Fries	14531.68	7598

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EXAMINER

HOFFMAN, BRANDON S

ART UNIT PAPER NUMBER

2136

DATE MAILED: 08/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/765,942

Applicant(s)

FRIES ET AL.

Examiner

Brandon Hoffman

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☐ Responsive to communication(s) filed on ____.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-32 is/are pending in the application.
- 4a) Of the above claim(s) ____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) ____ is/are allowed.
- 6) ☒ Claim(s) 1-32 is/are rejected.
- 7) ☐ Claim(s) ____ is/are objected to.
- 8) ☐ Claim(s) ____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 19 January 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. ____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date ____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. ____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: ____.

DETAILED ACTION

Claim Objections

1. Claims 18-24 objected to because of the following informalities: claim 18 states "to be capable of capable of," which should be --to be capable of--. Claims 19-24 are dependent upon claim 18 and therefore inherit its deficiencies. Appropriate correction is required.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
3. Claim 32 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 32 recites the limitation "a conditional access device" in line 1. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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5. Claims 1-3, 9, and 17-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osborn (U.S. Patent No. 6,026,293).

Regarding claim 1, Osborn teaches in a computer system configured to be capable of receiving presentable content, a method of detecting tampering of the computer system, the method comprising the following:

- A specific act of booting up the computer system (col. 8, lines 19-24);
- A specific act of monitoring a signal sequence that occurs internal to the computer system during the specific act of booting up the computer system (col. 8, lines 24-27);
- A specific act of comparing the calculated boot signature to an expected boot signature that represents no tampering to the computer system (col. 8, lines 34-36); and
- A specific act of determining that tampering has not occurred if the calculated boot signature is the same as the expected boot signature (col. 8, lines 40-46).

Osborn does not specifically teach a specific act of calculating a boot signature that is a function of the signal sequence. Instead, Osborn teaches calculating an audit hash value that is a function of the signal sequence (col. 8, lines 24-29).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to calculate a boot signature that is a function of the signal sequence, to the method of Osborn. It would have been obvious for this modification

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because a boot signature, by definition, is simply a calculation of signals internal to a computer. Osborn refers to an audit hash value that calculates the contents over selected memories. The concept is calculating a value that represents the state of memory to compare with an already computed value.

Regarding claim 2, Osborn as modified teaches wherein the computer system includes a processing device and a memory device (fig. 4, ref. num 402 and 408), the specific act of monitoring a signal sequence that occurs internal to the computer system during the specific act of booting up the computer system comprising the following: a specific act of monitoring a signal sequence that occurs on a bus connecting the processing device to the memory device during the specific act of booting up the computer system (col. 8, lines 24-28).

Regarding claim 3, Osborn as modified teaches further comprising the following: a specific act of enabling presentable content to be presented if it is determined that tampering has not occurred (col. 8, lines 36-40).

Regarding claim 9, Osborn teaches further comprising the following: a specific act of determining that tampering has occurred if the calculated boot signature is different than the expected boot signature (col. 8, lines 40-46).

Regarding claim 17, Osborn as modified teaches wherein the specific act of calculating a boot signature that is a function of the signal sequence comprises the

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following: calculating the boot signature by applying a polynomial expression to the signal sequence (col. 8, line 25, the audit hash is of a polynomial expression).

Regarding claim 18, Osborn teaches in a computer system configured to be capable of receiving presentable, a method of detecting tampering of the computer system, the method comprising the following:

- A specific act of booting up the computer system (col. 8, lines 19-24); and
- A step for determining whether the calculated boot signature is indicative of the computer system being tampered with (col. 8, lines 34-46).

Osborn does not specifically teach a step for calculating a boot signature that is a function of the signal sequence experienced internal to the computer system during the specific act of booting. Instead, Osborn teaches calculating an audit hash value that is a function of the signal sequence (col. 8, lines 24-29).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to calculate a boot signature that is a function of the signal sequence experienced internal to the computer system during the specific act of booting, to the method of Osborn. It would have been obvious for this modification because a boot signature, by definition, is simply a calculation of signals internal to a computer. Osborn refers to an audit hash value that calculates the contents over selected memories. The concept is calculating a value that represents the state of memory to compare with an already computed value.

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Regarding claim 19, Osborn as modified teaches wherein the step for producing a boot signature is performed by a boot signature checker that is coupled to the bus (col. 8, lines 19-34, the boot checker coupled to the bus is the IROM checking data from the EEPROM).

Regarding claim 20, Osborn as modified teaches wherein the step for calculating a boot signature comprises the following:

- A specific act of monitoring the signal sequence during the specific act of booting up the computer system (col. 8, lines 24-27); and
- A specific act of calculating the boot signature as a function of the signal sequence monitored during the specific act of monitoring (col. 8, lines 25).

Regarding claim 21, Osborn as modified teaches wherein the computer system includes a processing device and a memory device (fig. 4, ref. num 402 and 408), the specific act of monitoring the signal sequence comprising the following: a specific act of a boot signature checker monitoring a local bus between the processing device and the memory device to determine a signal sequence that occurs on the local bus during the specific act of booting up the computer system (col. 8, lines 24-28).

Regarding claim 22, Osborn as modified teaches further comprising: a step for acting on the determination of whether the calculated boot signature is indicative of the computer system being tampered with (fig. 5, ref. num 510, 512, and 514).

Claims 4-8, 10-16, 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osborn (USPN '293) in view of Rabowsky (U.S. Patent No. 6,141,530).

Regarding claim 4, Osborn as modified teaches all the limitations of claims 1 and 3, above. However, Osborn does not teach wherein the presentable content is encrypted presentable content, wherein the specific act of enabling presentable content to be presented comprises the following: activating a decrypter that receives the encrypted presentable content.

Rabowsky teaches wherein the presentable content is encrypted presentable content, wherein the specific act of enabling presentable content to be presented comprises the following: activating a decrypter that receives the encrypted presentable content (col. 9, line 65 through col. 10, line 11).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine activating a decrypter that receives the encrypted presentable content, as taught by Rabowsky, with the method of Osborn. It would have been obvious for such modifications because activating the decrypted when only a valid signature was found prevent the playing of data on a tampered system.

Regarding claim 5, the combination of Osborn in view of Rabowsky teaches wherein the specific act of monitoring a signal sequence is performed by a boot

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signature checker circuit that is integrated with the decrypter (see fig. 2, connection between 72 and 74 of Rabowsky).

Regarding claim 6, the combination of Osborn in view of Rabowsky teaches wherein the specific act of activating a decrypter comprises the following: a specific act of providing the calculated boot signature directly to the decrypter, wherein the decrypter is configured to accept the expected boot signature as a key string needed to activate the decrypter (see col. 9, line 65 through col. 10, line 11 of Rabowsky).

Regarding claim 7, the combination of Osborn in view of Rabowsky teaches wherein the specific act of activating a decrypter comprises the following: a specific act of providing the calculated boot signature to the decrypter; and a specific act of the decrypter obtaining a key string needed to be activated if the calculated boot signature matched the expected boot signature (see col. 9, line 65 through col. 10, line 11 of Rabowsky).

Regarding claim 8, the combination of Osborn in view of Rabowsky teaches wherein the specific act of the decrypter obtaining a key string comprises the following: a specific act of the decrypter obtaining the key string from the memory device (see fig. 4, ref. num 410 of Osborn and fig. 2, ref. num 78 of Rabowsky).

Regarding claim 10, Osborn teaches all the limitations of claims 1 and 9, above. However, Osborn does not teach further comprising the following: a specific act of

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blocking the presentation of the presentable content if it is determined that tampering has occurred.

Rabowsky teaches further comprising the following: a specific act of blocking the presentation of the presentable content if it is determined that tampering has occurred (col. 9, line 65 through col. 10, line 11).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the act of blocking presentation of content if tampering has occurred, as taught by Rabowsky, with the method of Osborn. It would have been obvious for such modifications because activating the decrypted when only a valid signature was found prevent the playing of data on a tampered system.

Regarding claims 11-16, the combination of Osborn in view of Rabowsky teaches wherein the specific act of blocking the presentation of the presentable content comprises the following:

- A specific act of deactivating a decrypter that receives the presentable content (see col. 9, line 65 through col. 10, line 11 of Rabowsky);
- A specific act of disabling a tuner/demodulator such that the demodulator does not demodulate the presentable content (see fig. 2, ref. num 64 of Rabowsky);
- Disabling a central processing unit clock (see fig. 2, ref. num 70 of Rabowsky);
- Disabling a demultiplexor such that audio, video or other data cannot be extracted from the presentable content (see fig. 2, ref. num 8/74 of Rabowsky); and

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- Disabling a network interface device used by the computer system to interface with a network (see col. 5, line 62 through col. 6, line 4 of Rabowsky).

Although Rabowsky mainly shows deactivating a decrypter (see col. 9, line 65 through col. 10, line 11), deactivating/disabling other devices within the receiving computer provides the same end result, that is, disabling the end user from viewing presentable content if tampering of the system was detected.

Regarding claim 23, Osborn teaches all the limitations of claims 18 and 22, above. However, Osborn does not teach wherein the step for acting on the determination comprises the following: a specific act of activating a decrypter so as to enable the decrypter to decrypt the presentable content.

Rabowsky teaches wherein the step for acting on the determination comprises the following: a specific act of activating a decrypter so as to enable the decrypter to decrypt the presentable content (col. 9, line 65 through col. 10, line 11).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine activating a decrypter so as to enable the decrypter to decrypt the presentable content, as taught by Rabowsky, with the method of Osborn. It would have been obvious for such modifications because activating the decrypted when only a valid signature was found prevent the playing of data on a tampered system.

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Regarding claim 24, the combination of Osborn in view of Rabowsky teaches wherein the specific act activating a decrypter comprises the following: a specific act of providing the calculated boot signature directly to the decrypter, wherein the decrypter is configured to accept an expected boot signature as a key string needed to activate the decrypter (see col. 9, line 65 through col. 10, line 11 of Rabowsky).

Claims 25-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rabowsky (U.S. Patent No. 6,141,530) in view of Osborn (U.S. Patent No. 6,026,293).

Regarding claim 25, Rabowsky teaches a computer system capable of receiving presentable content, wherein the computer system comprises:

- A processing device (fig. 2, ref. num 70);
- A memory device (fig. 2, ref. num 78);
- A bus coupled to the processing device and the memory device (fig. 2, connection between 70 and 78);
- A decrypter configured to decrypt encrypted content when activated (col. 9, line 65 through col. 10, line 11).

Rabowsky does not specifically teach a boot signature checker that is coupled to the bus so as to be able to read a signal sequence asserted on the local bus during booting of the receiver, wherein the boot signature checker is configured to calculate a boot signature that is a function of the signal sequence. Rabowsky, instead, teaches a

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conditional access module (fig. 2, ref. num 72) that checks the validity of data and enables the decrypted based on that comparison.

Osborn teaches a boot signature checker that is coupled to the bus so as to be able to read a signal sequence asserted on the local bus during booting of the receiver, wherein the boot signature checker is configured to calculate a boot signature that is a function of the signal sequence (col. 8, lines 24-29).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine a boot signature checker that is coupled to the bus, wherein the checked calculates a boot signature that is a function of the signal sequence, as taught by Osborn, with the system of Rabowsky. It would have been obvious for such modifications because the comparison of the signature can determine tampering (see abstract of Osborn).

Regarding claim 26, the combination of Rabowsky in view of Osborn teaches wherein the boot signature checker is directly coupled to the bus (see fig. 2, connection of 72 of Rabowsky).

Regarding claim 27, the combination of Rabowsky in view of Osborn teaches wherein the boot signature checker is coupled to the decrypter so as to provide the boot signature to the decrypter (see fig. 2, ref. num 72 connected to 74 of Raboswky).

Regarding claim 28, the combination of Rabowsky in view of Osborn teaches wherein the boot signature checker and the decrypter are integrated within a single physical device (see fig. 2, ref. num 72 and 74 within 60 of Rabowsky).

Regarding claim 29, Rabowsky teaches a computer system capable of decrypting encrypted content, wherein the receiver comprises:

- A processing device (fig. 2, ref. num 70);
- A memory device (fig. 2, ref. num 78);
- A bus coupled to the processing device and the memory device (fig. 2, connection between 70 and 78) and
- A decrypter configured to decrypt encrypted content when activated (col. 9, line 65 through col. 10, line 11)

Rabowsky does not specifically teach a means for calculating a boot signature that is a function of the signal sequence experienced internal to the computer system during booting up of the computer system. Rabowsky, instead, teaches a conditional access module (fig. 2, ref. num 72) that checks the validity of data and enables the decrypted based on that comparison.

Osborn a means for calculating a boot signature that is a function of the signal sequence experienced internal to the computer system during booting up of the computer system (col. 8, lines 24-29).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine calculating a boot signature that is a function of the signal sequence experienced internal to the computer system during booting of the computer system, as taught by Osborn, with the system of Raboswky. It would have been obvious for such modifications because the comparison of the signature can determine tampering (see abstract of Osborn).

Regarding claim 30, the combination of Rabowsky in view of Osborn teaches wherein the means for calculating a boot signature comprises the following:

- A processing device (see fig. 4, ref. num 402 of Osborn);
- A memory device (see fig. 4, ref. num 410 of Osborn);
- A bus coupled to the processing device and to the memory device (see fig. 4, ref. num 424 of Osborn); and
- A boot signature checker that is coupled to the bus so as to be able to monitor the bus for signal sequences (see col. 8, lines 19-34, the boot checker coupled to the bus is the IROM checking data from the EEPROM of Osborn).

Regarding claim 31, the combination of Rabowsky in view of Osborn teaches further comprising the following:

- A decrypter (see fig. 2, ref. num 74 of Rabowsky); and
- A dedicated connection connecting the boot signature checker with the decrypter (see fig. 2, connection between 72 and 74 of Rabowsky).

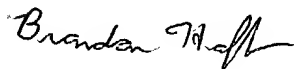
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Regarding claim 32, the combination of Rabowsky in view of Osborn teaches wherein the boot signature checker, the dedicated connection, and the decrypter are integrated within a single physical device (see fig. 2, ref. num 72 and 74 within 60 of Rabowsky).


Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon Hoffman whose telephone number is 703-305-4662. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 703-305-9648. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



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